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NOTICE

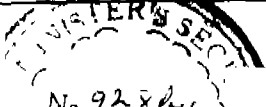
The undermentioned Gazettes of India Extraordinary were published during the week ending th 19th January 1949:—

S. No.	No. and Date	Issued by	Subject
1	Act No. I of 1949	Ministry of Law	The Government of India (Amendment) Act 1949.
2	No. F. 1 (104) 48-L. S. G. (I), dated the 10th January 1949.	Office of the Chief Commissioner, Delhi	Acquirement of certain land for the resettlement of displaced persons.
3	No. 55/12/48 Public, dated the 14th January 1949.	Ministry of Home Affairs	Resolution re Appointment of a Committee to manage the Durgah Khawaja Sahib, Ajmer.
4	No. F. 3 (I) 49 R. & R. (I), dated the 11th January 1949.	Office of the Chief Commissioner, Delhi	Appointment of the Lands Officer, Delhi Improvement Trust, New Delhi.
5	No. 3 (1)/49 R. & R. (2), dated the 11th January 1949.	Ditto	Acquirement of certain land for the resettlement of displaced persons.
6	No. S. O. 22, dated the 17th January 1949	Ministry of Law	The High Court Judges (Amendment) Order, 1949.
7	No. I (19), dated the 7th January 1949	Ministry of Relief and Rehabilitation	Possession of and Control over certain evacuee properties in the Province of Delhi.
8	No. 34 (4) T/B/48, dated the 19th January 1949.	Ministry of Commerce	Resolution re the recommendation of Tariff Board in connection with the Protection for the Silver Thread and Wire Industry,

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

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PART I—Section 1**Government of India Notifications relating to Rules, Regulations and Orders, and Resolutions (other than the Ministry of Defence)****MINISTRY OF HOME AFFAIRS***New Delhi, the 11th January 1949*

No. 26/30/48-Police.—His Excellency the Governor-General has been pleased on the advice of his Ministers to award the Indian Police Medal for gallantry to the undermentioned officer of the East Punjab Police:—

Name of Officer and Rank.—Nasib Singh, Officiating Head Constable, No. 2 of the Gurgaon District.

Statement of services for which the decoration has been awarded.—On the evening of 23rd April 1948 Head Constable Kunhiyalal of the Rewari Criminal Investigating Agency received information that Budha, Gujar of Bhanwari, Police Station Sadr Rewari, a proclaimed offender, was present in his village in the house of his brother. The Head Constable organised a raiding party consisting of four Constables, including officiating Head Constable Nasib Singh, and a Lambardar, and reached the village at about midnight. They surrounded the house where Budha was reported to be taking refuge. The inmates of the house were awokened by the barking of dogs and as soon as they found that the house had been surrounded by the police party one of them fired three successive revolver shots at officiating Head Constable Nasib Singh, who was guarding the main exit. He saved himself by taking shelter behind the wall. The fourth shot missed fire and did not go off. Nasib Singh who was at a distance of about seven or eight yards from the culprit, took advantage of the opportunity and with great courage and pluck pounced upon his assistant and knocked him down with a blow from the butt of his rifle. He then snatched his revolver and overpowered him. The culprit was found to be Budha Gujar himself. He was armed with a six-chambered English make revolver, along with 70 rounds of live ammunition.

In pouncing upon Budha when he knew that he was armed, Nasib Singh showed initiative, devotion to duty and bravery of a very high order.

New Delhi, the 18th January 1949

No. 7/11/48-Ests.—In exercise of the powers conferred by sub-section (2) of section 241 of the Government of India Act, 1935, the Governor General is pleased to direct that the following further amendments shall be made in the Schedule appended to the Rules published with the

2. This award is made for gallantry under regulation d(i) of the regulations governing the award of the Indian Police Medal and consequently carries with it the special allowance admissible to officers of and below the rank of Inspector of Police.

No. 26/36/48-Police.—His Excellency the Governor-General has been pleased on the advice of his Ministers to award the Indian Police Medal for gallantry to the undermentioned officer of Government Railway Police, Madras District.

Name of Officer and Rank.—Navakoti Samuel, Head Constable No. 265, Government Railway Police, Madras District.

Statement of services for which the decoration has been awarded.—On 4th April 1948, a lady passenger with a child aged five years attempted to board the Waltair Passenger when it was steaming out of the Nellore Railway Station. While doing so, she accidentally dropped the child between the platform and the moving train. She screamed for help. Head Constable 265 Samuel, Nellore Railway Police Out Post, who was present on the platform, immediately rushed to the spot. With rare courage and commendable presence of mind, he inserted his right leg in between the platform and the moving train, and held the child firmly to the edge of the platform until the train was stopped. Though his leg was getting bruised by the pressure of the foot-board of the moving carriages and Head Constable did not, even for a moment, release his hold. In thus saving the child at considerable personal risk, Head Constable Samuel displayed conspicuous courage and presence of mind.

2. This award is made for gallantry under regulation d(i) of the Regulations governing the award of the Indian Police Medal and consequently carry with it the special allowance admissible to officers of and below the rank of Inspector of Police.

U. K. GHOSHAL, Dy. Secy.

Notification of the Government of India in the late Home Department, No. F.9-19/30-Ests., dated the 27th February 1932, namely,

In the said Schedule, under the heading "Finance Department" for the entries under the sub-heading "Income-tax Department" the following entries are to be substituted, namely:—

A.—SUBORDINATE EXECUTIVE POSTS.

Inspectors	Commissioner of Income-tax	Inspecting Assistant Commissioner concerned.	(i) & (v)	Commissioner of Income-tax
		Commissioner of Income-tax	All	Central Board of Revenue

B.—MINISTERIAL POSTS.*(a) Supervisory Posts—*

(i) Supervisor, Grade I (ii) Supervisor, Grade II (iii) Head Clerk	Do.	Inspecting Assistant Commissioner concerned.	(i) & (v)	Commissioner of Income-tax.
		Commissioner of Income-tax	All	Central Board of Revenue.

*(b) Upper Division Clerks—
(i) Appointed by promotion*

	Do.	Inspecting Assistant Commissioner concerned.	(i) & (v)	Commissioner of Income-tax.
		Income-tax Officer Inspecting Assistant Commissioner, or Appellate Assistant Commissioner concerned.	All	Inspecting Assistant Commissioner of Income-tax concerned where original order are passed by an Income-tax Officer ; Commissioner of Income-tax in others.

(ii) Direct recruits

	Do.	Commissioner of Income-tax.	All	Central Board of Revenue.
		Commissioner of Income-tax.	All	Central Board of Revenue.

(a) In Commissioner's Office

	Do.	Inspecting Assistant Commissioner concerned.	(i) & (v)	Inspecting Assistant Commissioner.
		Income-tax Officer, (i) & (v)	All	Commissioner of Income-tax.

(b) In Income-tax Offices and Inspecting Assistant Commissioner's Offices.

	Appellate Assistant Commissioner concerned.	Inspecting Assistant Commissioner.	All	Commissioner of Income-tax.
		Appellate Assistant Commissioner.	All	Commissioner of Income-tax.

(c) In Appellate Assistant Commissioner Offices.

(c) Lower Division Clerks					
(i) In Commissioner's Office	Commissioner of Income-tax.	Commissioner of Income-tax.	All	. . .	Central Board of Revenue.
(ii) In Income-tax office and Inspector Assistant Commissioner's Office.	Assistant Commissioner concerned.	Income-tax officer	(i) & (v)	. . .	Inspecting Assistant Commissioner.
(iii) In Appellate Assistant Commissioner's office.	Appellate Assistant Commissioner concerned.	Appellate Assistant Commissioner.	All	. . .	Commissioner of Income-tax. Commissioner of Income-tax

C. DRAFTRIES, NOTICE-SERVERS, AND TRIBUNALS.—

(i) In Commissioner's Office	Personal Assistant or where there is no such officer, an Inspecting Assistant Commissioner.	Personal Assistant or All where there is no such officer, an Inspecting Assistant Commissioner.	All	. . .	Commissioner of Income-tax.
(ii) In Income-tax Offices	Assistant Commissioner concerned.	Income-tax officer	(i) & (v)	. . .	Inspecting Assistant Commissioner. Commissioner of Income-tax.
(iii) In Assistant Commissioner's Office.	Assistant Commissioner concerned.	Assistant Commissioner	All	. . .	Commissioner of Income-tax."

C. B. GULATI, Under Secy.

MINISTRY OF LAW

New Delhi, the 15th January 1949

No. F. 38-I/49-L.—In exercise of the powers conferred by rule I, read with clause (a) of rule 8B of Order XXVII of the First Schedule to the Code of Civil Procedure, 1908 (Act V of 1908), the Central Government is pleased to direct that the following further amendment shall be made in the notification of the Government of India in the Ministry of Law No. F. 80-I/48-L, dated the 4th September 1948, relating to the signing and verification of plaints or written statements in any suit by or against the Central Government, namely:—

For Part XV of the Schedule annexed to the said notification the following Part shall be substituted, namely:—

"XV. Ministry of Works, Mines and Power

Director, Central Water-power Irrigation and Navigation Research Station, Poona.

Director, Geological Survey of India, Calcutta.

Chief Inspector of Explosives in India, New Delhi.

Principal, Indian School of Mines and Applied Geology, Dhanbad.

Chairman, Central Electricity Commission.

Chairman, Central Water-power Irrigation and Navigation Commission, New Delhi.

Executive Officer.

Central Public Works Department

Chief Engineers.

Administrative Officer.

All Divisional Officers.

All Electrical Engineers.

Superintendent, Horticultural Operations.

Stationery and Printing

Controller of Printing and Stationery, India, New Delhi.

Deputy Controller, Stationery, Calcutta.

Government of India Presses

Managers, Government of India Presses, New Delhi, Simla and Calcutta.

Managers, Government of India Foreign Presses, Calcutta and Aligarh.

Manager of Publications, Delhi."

KANHAIYA SINGH, Addl. Dy. Secy.

MINISTRY OF STATES

New Delhi, the 12th January 1949

No. 7-IB.—In exercise of the powers conferred by sections 3 and 4 of the Extra-Provincial Jurisdiction Act, 1947 (XLVI of 1947), and of all other powers enabling it in that behalf, the Central Government is pleased to

direct that the following amendment shall be made in the Kutch (Courts) Order, 1948, namely:—

In the said Order in clause (3) of paragraph 1 for the letters, figures and words "27th day of November 1948" the letters, figures and words "28th December, 1948" shall be substituted.

No. 8-IB.—WHEREAS some of the courts and authorities of Himachal Pradesh are located in Simla which is situated within the territorial limits of the province of East Punjab;

AND WHEREAS doubts have arisen regarding the validity of orders passed and acts done by the said courts and authorities in exercise of their jurisdiction in respect of Himachal Pradesh while sitting at Simla;

AND WHEREAS it is expedient that due provision should be made for the removal of the doubts and for validating the aforesaid orders and acts;

Now, THEREFORE, in exercise of the powers conferred by clause (c) of sub-section (2) of section 4 of the Extra-Provincial Jurisdiction Act, 1947 (XLVII of 1947) and of all other powers enabling it in this behalf the Central Government is pleased to make the following order:—

1. *Short title, extent and commencement.*—(1) This Order may be called the Himachal Pradesh (Legal Proceedings and Executive Authority) Validating Order, 1949.

(2) It extends to the whole of the Himachal Pradesh.

(3) It shall come into force at once.

2. Notwithstanding anything to the contrary contained in any law for the time being in force, all orders made, proceedings taken, sentences passed and acts done in respect of Himachal Pradesh by the Courts and authorities, located in Simla, in exercise of the powers and jurisdiction vested in them by law applicable to Himachal Pradesh or which purported to be made, taken, passed or done in exercise of the powers and jurisdiction derived or purporting to be derived from the provisions of any law for the time being in force in Himachal Pradesh, shall be deemed to be, and always to have been, validly made, taken, passed or done

No. 9-IB.—WHEREAS some of the Courts and authorities of Himachal Pradesh are located in Simla which is situated within the territorial limits of the Province of East Punjab;

AND WHEREAS it is expedient that the said courts and authorities be invested with jurisdiction to pass orders and do other acts in respect of Himachal Pradesh while sitting at Simla.

Now, THEREFORE, in exercise of the powers conferred by clause (c) of sub-section (2) of section 4 of the Extra-Provincial Jurisdiction Act, 1947 (XLVII of 1947) and of all other powers enabling it in this behalf, the Central Government is pleased to make the following order:—

1. *Short title, extent and commencement.*—(1) This Order may be called the Himachal Pradesh (Legal Proceedings and Executive Authority) Order, 1949.

- (2) It shall extend to the whole of Himachal Pradesh.
 (3) It shall come into force at once.

2. The Himachal Pradesh Courts and authorities located in Simla shall, notwithstanding anything to the contrary contained in any law for the time being in force, be competent while sitting at Simla, to make orders, take proceedings, pass sentences and do all other acts in exercise of the powers and jurisdiction vested in them by any law at present applicable, or which hereafter may be made applicable to Himachal Pradesh.

HART SHARMA, Dy. Secy.

MINISTRY OF FINANCE

New Delhi, the 12th January 1949

No. F. 7(87)-F.I/47.—In pursuance of sub-section (6) of section 42 of the Reserve Bank of India Act, 1934 (II of 1984), the Central Government is pleased to direct the inclusion in the Second Schedule to the said Act of the following bank, namely:—

The Belgaum Bank Limited, Belgaum.

K. A. MASTER, Dy. Secy.

New Delhi, the 15th January 1949

No. F. 3(5)FI/49.—In exercise of the powers conferred by clauses (b), (c) and (d) of sub-section (1) of section 8 of the Reserve Bank of India Act, 1934 (II of 1984), the Central Government is pleased to nominate the following persons to be Directors of the Central Board of the Reserve Bank of India:—

1. Mr. Purshotamdas Thakurdas, Navsari Chambers, Outram Road, Fort Bombay	From the Local Board for the Western Area.
2. Mr. B. M. Birla, 8, Royal Exchange Place, Calcutta.	From the Local Board for the Eastern Area.
3. Mr. Shri Ram, 20-22, Curzon Road, New Delhi.	From the Local Board for the Northern Area.
4. Mr. C. R. Srinivasan, "Sun View", Lloyds Road, Royapettah, Madras.	From the Local Board for the Southern Area.
5. Mr. Rustam P. Masani, 68-F Nepean Sea Road, Bombay.	
6. Mr. Manilal B. Nanavati, "Lelloo", Juhu, Bombay.	
7. Mr. Dhirendra Nath Sen, 7, Rawdon Street, Calcutta.	
8. Mr. Shrinivas, Durga Kund, P. O. Lanka, Banaras City.	
9. Mr. C. S. Ratnasabhapathy Mudaliar, "Lakshmi Niwas", Avanashi Road, Coimbatore.	
10. Mr. Ravnao Madhavrao Deshmukhi, Bar-at-Law, More Road, Amrooti.	
11. Mr. K. G. Ambegaokar, I.C.S., Additional Secretary, Ministry of Finance, Government of India, New Delhi.	Government Official.

No. F. 3(6)FI/49.—In exercise of the powers conferred by sub-section (1) of section 9 of the Reserve Bank of India Act, 1934 (II of 1984), the Central Government is

pleased to appoint the members specified in column II of the table hereto annexed to constitute the Local Board for each of the areas specified in column I thereof—

TABLE

Column I	Column II
1. The Western Area	<p>1. Mr. Purshotamdas Thakurdas, Navsari Chambers, Outram Road, Bombay.</p> <p>2. Mr. Kasturbhai Lalbhai, Pankore's Naka, Ahmedabad.</p>
2. The Eastern Area	<p>3. Prof. D. R. Gadgil, Director, Gokhale Institute of Politics and Economics, Poona.</p> <p>4. Mr. Ramadeo Podar, "Podar House", Podar Street, Santa Cruz, Bombay.</p> <p>5. Mr. Vaman Pandlik Verde, Managing Director, Bombay Provincial Co-operative Bank, Ltd., 8, Bakehouse Lane, Bombay.</p>
3. The Northern Area	<p>1. Mr. B. M. Birla, 8, Royal Exchange Place, Calcutta.</p> <p>2. Mr. Moongulall Tapuriah, 42/1 Strand Road, Calcutta.</p>
4. The Southern Area	<p>3. Mr. Alec Leslie Cameron, Deputy Chairman, Messrs. Andrew Yule & Co., Ltd., Calcutta.</p> <p>4. Mr. Atul Krishna Ghose, P-25, Maniktolla Spur, Calcutta.</p> <p>5. Mr. Jibon Krishna Mitter, No. 1, Raja Rajavallav Street, Calcutta.</p>
5. The Madras Area	<p>1. Mr. Shri Ram, 20-22, Curzon Road, New Delhi.</p> <p>2. Mr. Satya Paul Virmani, The Jawala Flour Mills, Amritsar.</p>
6. The Adyar Area	<p>3. Mr. Shambu Lal Puri, Bar-at-Law, "Kumar House", Simla S. W.</p> <p>4. Sardar Basakha Singh, 5, Jantar Mantar Road, New Delhi.</p> <p>5. Sheikh Mohammed Bashir Esq., "Bashir Lodge", Swarup Nagar, Cawnpore.</p>
7. The Madura District	<p>1. Mr. C. R. Srinivasan, "Sun View", Lloyds Road Royapettah, Madras.</p> <p>2. Mr. S. B. P. Pattabhirama Rao, "Crossleigh", 54, Luz Church Road, Mylapore, Madras.</p>
8. The Chettinad House	<p>3. Mr. R. R. Iyer, Zamindar of Kannivadi, District Madura.</p> <p>4. Mr. R. Ramanathan Chettiar, Chettinad House, Adyar, Madras.</p>
9. The Carnatic Mills Co., Ltd., Madras.	<p>5. Mr. B. D. V. Rama Swami Naidu, Director, Messrs. Buckingham and Carnatic Mills Co., Ltd., Madras.</p>

H. S. NEGI, Dy. Secy.

New Delhi, the 12th January 1949

No. D. 637-F. 1/49.—Statement of the Affairs of the Reserve Bank of India as on the 7th January 1949.

BANKING DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs.
Capital paid up	5,00,00,000	Notes	10,65,79,000
Reserve Fund	5,00,00,000	Rupee Coin	8,80,000
Deposits :—		Subsidiary Coin	1,52,000
(a) Government—		Bills Purchased and Discounted :—	
(1) Central Government	205,33,32,000	(a) Internal	49,83,000
(2) Other Governments	10,86,71,000	(b) External	
(b) Banks	55,49,33,000	(c) Government Treasury Bills	3,26,71,000
(c) Others	66,26,89,000	Balances held abroad*	249,22,00,000
Tills Payable	4,54,28,000	Loans and Advances to Governments	5,37,00,000
Other Liabilities	10,04,18,000	Other Loans and Advances	12,83,84,000
		Investments	77,45,59,000
		Other Assets	3,13,68,000
Rupees	362,54,71,000	Rupees	362,54,71,000

*Includes Cash and Short Term Securities.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 7th day of January 1949.

ISSUE DEPARTMENT

LIABILITIES	Rs.	Rs.	ASSETS	Rs.	Rs.
Notes held in the Banking Department	10,65,79,000		A.—Gold Coin and Bullion :—		
Notes in circulation	1197,85,21,000		(a) Held in India	41,35,46,000	
Total Notes issued	1208,51,00,000		(b) Held outside India	768,85,70,000	
			Foreign Securities		
Total Liabilities	1208,51,00,000		Total of A	810,21,16,000	
			B.—Rupee Coin	45,04,80,000	
			Government of India	353,25,04,000	
			Rupee Securities		
			Internal Bills of Exchange and other Commercial Paper		
			Total Assets	1208,51,00,000	

Ratio of Total of A to Liabilities : 67·042 per cent.

New Delhi, the 10th January 1949

No. D. 982-F. 1/49.—Statement of the Affairs of the Reserve Bank of India, as on the 14th January 1949.

BANKING DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs.
Capital paid up	5,00,00,000	Notes	13,15,30,000
Reserve Fund	5 00,00,000	Rupee Coin	8,33,000
Deposits :—		Subsidiary Coin	1,52,000
(a) Government—		Bills Purchased and Discounted :—	
(1) Central Government	210,81,73,000	(a) Internal	48,83,000
(2) Other Governments	12,38,24,000	(b) External	
(b) Banks	57,38,66,000	(c) Government Treasury Bills	10,96,47,000
(c) Others	70,60,52,000	Balances held abroad *	248,50,73,000
ILLS PAYABLE	4,61,65,000	Loans and Advances to Government	8,05,00,000
Other Liabilities	10,24,80,000	Other Loans and Advances	22,83,28,000
		Investments	68,78,27,000
Rupees	376,05,60,000	Other Assets	3,17,87,000
		Rupees	376,05,60,000

*Includes Cash and Short Term Securities.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 14th day of January, 1949.

ISSUE DEPARTMENT

LIABILITIES	Rs.	Rs.	ASSETS	Rs.	Rs.
Notes held in the Banking Department	13,15,30,000		A.—Gold Coin and Bullion :—		
Notes in circulation	1204,99,09,000		(a) Held in India	41,35,46,000	
Total Notes issued	1218,14,39,000		(b) Held outside India	768,85,70,000	
Total Liabilities	1218,14,39,000		Total of A	810,21,16,000	
			B.—Rupee Coin	44,68,18,000	
			Government of India		
			Rupee Securities		
			Internal Bills of Exchange and other Commercial Paper		
			Total Assets	1218,14,39,000	

Ratio of Total of A to Liabilities : 66·512 per cent.

C. D. DESHMUKH, Governor.

K. R. K. MENON, Secy.

MINISTRY OF FINANCE (REVENUE DIVISION)

CUSTOMS

New Delhi, the 15th January 1949

No. 3.—In exercise of the powers conferred by section 28 of the Sea Customs Act, 1878 (VIII of 1878), the Central Government is pleased to direct that the following further amendment shall be made in the notification of the Government of India in the Ministry of Finance (Revenue

Division), No. 42-Customs, dated the 9th October 1948, namely :—

In the second column of the Schedule annexed to the said notification, in the last entry relating to articles of the cottage industries of Pakistan after the word "clay" the words "mother of pearl, horn bone, shell," shall be inserted.

A. N. PURI, Dy. Secy.

INCOME-TAX ESTABLISHMENT

New Delhi, the 15th January 1949

No. 10.—In exercise of the powers conferred by sub-section (2) of section 241 of the Government of India Act, 1935, the Governor General is pleased to direct that the following further amendment shall be made in the Superior Civil Services Rules, namely:—

In Schedule V to the said Rules, under the head "Central Services", to the entries relating to the Income-tax Department, the following entry shall be added, namely:—

"Income-tax Officers, Class I."

R. P. SARATHIY, Dy. Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 15th January 1949

No. 4.—In pursuance of sub-section (4) of section 5 of the Indian Income-tax Act, 1922 (XI of 1922) and in partial modification of its notification No. 32-Income-tax, dated the 9th November 1948, the Central Board of Revenue directs that the Appellate Assistant Commissioner of Income-tax, 'A' Range Calcutta, shall also and the Appellate Assistant Commissioner of Income-tax, 'B' Range, shall not perform his functions in respect of persons specified in column 3 of the schedule hereto annexed for the appeals mentioned in the corresponding entry in column 2 thereof:—

SCHEDULE

S. No.	No. of appeal and assessment year	Name of assessee
(1)	(2)	(3)
1.	42-HR/48-49	P. Mukherjee,
2.	61-HR/48-49	Do.
3.	40-HR/47-48	Amiya Gopal Hazra, for Hazra Engineering Works.
4.	39-HR/47-48	Do.
5.	46-HR/47-48	Do.
6.	47-HR/47-48	Do.

No. 5.—Under sub-section (4) of section 5 of the Indian Income-tax Act, 1922 (XI of 1922), and in partial modification of its Notification No. 32-Income-tax, dated 9th November 1948, the Central Board of Revenue directs that the Appellate Assistant Commissioner of Income-tax, Jubbulpore Range, shall also, and the Appellate Assistant Commissioner of Income-tax, Akola Range, shall not, perform his functions in respect of Dr Sir Hari Singh Gour, Saugor, for the Income-tax Appeal No. 334 of 1944-45.

No. 6/D.—In pursuance of sub-section (4) of section 5 of the Indian Income-tax Act, 1922 (XI of 1922), and in partial modification of its notification No. 32-Income-tax, dated the 9th November 1948, the Central Board of Revenue directs that the Appellate Assistant Commissioner of Income-tax, Nagpur Range, shall also, and the Appellate Assistant Commissioner of Income-tax, Akola Range, shall not, perform his functions in respect of the persons specified in column 2 of the schedule hereto annexed, for the appeals mentioned in the corresponding entry in column 3 thereof:—

SCHEDULE

Serial No.	Name and address of the Appointee	No. and assessment year
(1)	(2)	(3)
1.	Shreeram Oil Stores, Nagpur.	353/1945-46.

(1)	(2)	(3)
2.	Mahadeo Songaji, Gondia	5/1948-47.
3.	Seth Badridas Daga, Kamptee.	50 & 51/1948-49.

S. P. LAHIRI, Under Secy

MINISTRY OF COMMERCE

REGISTRATION OF ACCOUNTANTS

New Delhi, the 15th January 1949

No. 7-A(16)/48.—In pursuance of rule 34 of the Auditor's Certificates Rules, 1932, and in continuation of the notification of the Government of India in the Ministry of Commerce No. 7-A(16)/48, dated the 27th November 1948, the name of the following candidate who has been declared successful in the Supplementary Final Examination held under the Auditor's Certificates Rules, 1932, in August 1948 is hereby published for general information.

S. No.	Roll No.	Name
36	20	Saksena, Shiv Pr

New Delhi, the 22nd January 1949

No. 12-A(1)/48.—With reference to the Notifications of the Government of India in the Ministry of Commerce, Nos. 12-A(1)/48, 12-A(2)/89 and 12-A(1)/45, dated the 28th December 1946, 29th July 1939 and 12th May 1945 respectively, it is hereby notified that in exercise of the powers conferred by Rule 16 of the Auditor's Certificates Rules, 1932, the Central Government is pleased to restore to the Register of Accountants the following names, namely:—

- "1090 Natrajan, K., Assistant Controller of Accounts, M/s. The Tata Iron and Steel Co. Ltd., Jamshedpur, Bihar.
- 149 Menzies, Sir Robert, O.B.E., V.D. Cawnpore.
- 1168 Dungore, Rattonshaw Dinshawji, G.D.A., Jehangir Mansion, 3rd Floor, 1st Marine Street, Fort, Bombay."

S. RANGANATHAN, Joint Secy.

EXPORT TRADE CONTROL

New Delhi, the 15th January 1949

No. 91-C.W.(1)/45.—In exercise of the powers conferred by sub-section (1) of section 8 of the Imports and Exports (Control) Act, 1947 (XVIII of 1947), the Central Government is pleased to direct that the following further amendments shall be made in the notification of the Government of India in the late Department of Commerce No. 91-C.W.(1)/45, dated the 8th November 1945, namely:—

In the Schedule annexed to the said notification—

In Part A—

For items 9A and 9B the following shall be substituted, namely:—

"9A. Gum Arabic.

9B. Horn and Hoof meal.

9C. Horns and hoofs and pieces thereof."

In Part D—

(a) Item 14B shall be deleted.

(b) After item 48 the following new item shall be inserted, namely:—

"48A. Plastic and manufactures thereof."

(c) For entry (iv) of item 63 the following shall be substituted, namely:—

"Cotton, raw, and cotton linters, pickings and combing waste."

RESOLUTION

JUTE

New Delhi, the 22nd January 1949

No. 145-CWB(54)/48.—The Central Government have decided to expand the composition of the Jute and Jute Goods Export Advisory Committee, notified in this Ministry Resolution No. 20-CJ (16)/47, dated the 25th June 1948, by the inclusion of an additional member. They are accordingly pleased to direct that the following amendment shall be made in the said resolution, namely:—

In the said resolution, in paragraph 2, after item (g), the following shall be added, namely:—

(h) One Member nominated by the Government of India.”

ORDER

ORDERED that the Resolution be published in the *Gazette of India* for general information.

ORDERED also that a copy of this resolution be forwarded to all concerned.

V. C. TRIVEDI, Dy. Secy

MINISTRY OF INDUSTRY AND SUPPLY

INDIAN RUBBER BOARD

New Delhi, the 12th January 1949

No. 44.—In exercise of the powers conferred by clause (a) of sub-section (4) of section 12 of the Rubber Production and Marketing Act, 1947 (XXIV of 1947) the Indian Rubber Board hereby fixes the period from 1st January to 30th June, and from 1st July to 31st December, as the periods in respect of which assessments shall be made for the year 1949, of the amount of the duty of excise fixed under the notification of the Government of India in the Ministry of Industry and Supply, No. 23(5)-IRP/47, dated the 30th September 1947, as amended by that Ministry's notification No. 28(5)-IRP/47, dated the 1st October 1947.

V. C. NAIDU, Secy.
K. RAM, Dy Secy.

New Delhi, the 21st January 1949

No. I(I)-I(148).—The following Notification issued by the Iron and Steel Controller under clause 11B of the Iron and Steel (Control of Production and Distribution) Order, 1941, is published for general information:—

In exercise of the powers conferred by sub-clause (1) of clause 11B of the Iron and Steel (Control of Production and Distribution) Order 1941, the Iron and Steel Controller is pleased to direct that the following amendment shall be made in Notification No. SEC-I/P9, dated 28th March 1946 of the late Department of Industries and Supplies, published in the *Gazette of India*, dated 30th March 1946, as amended from time to time, namely;

For the amount, “Rs. 4-8-0” per ton, appearing against “Madras” in the table appended to paragraph 2 of Part II—*Special Conditions For Sales By Producers Other than Registered Producers And By Controlled Stockholders*, the amount “Rs. 6-8-0” per ton shall be substituted.

The above Amendment shall take effect from 29th June 1948, provided that this increased charge of Rs. 2 per ton, shall not be recovered in respect of any sale made during the period from 29th June 1948 to 21st January 1949, if it has not already been agreed to be paid by the purchaser.

M. K. POWVALA,
Iron and Steel Controller.”

C. R. NATESAN, Dy. Secy.

New Delhi, the 22nd January 1949

No. 116(13)-Tex.I/48.—In exercise of the powers conferred by section 13 of the Central Silk Board Act, 1948

(LXI of 1948), the Central Government is pleased to make the following rules, namely:—

1. (1) These rules may be called the Central Silk Board (Election) Rules, 1949.

(2) They shall come into force at once.

2. In these rules,—

(a) “Act” means the Central Silk Board Act, 1948 (LXI of 1948);

(b) “Assembly” means the Central Legislature;

(c) “Board” means the Central Silk Board constituted under the Act.

3. On the occurrence of a vacancy among the members of the Board which is to be filled by the election of a person under clause (c) of sub-section (3) of section 4 of the Act, the Secretary to the Ministry of Industry and Supply shall intimate the fact to the Secretary of the Central Legislature desiring the latter to take steps under the orders of the Honourable the Speaker to hold an election to fill the vacancy in accordance with the following rules.

4. The Secretary of the Central Legislature shall, in consultation with the Honourable the Speaker, call upon members of the Assembly to nominate candidates before a specified date, requiring that each candidate be proposed by one member and seconded by another. If the total number of candidates duly proposed and seconded does not exceed the number of vacancies to be filled, the Secretary of the Central Legislature shall, forthwith, announce the result and proceed in the manner set forth in rule 9.

5. If the total number of candidates duly proposed and seconded exceeds the number of vacancies to be filled, the Secretary of the Central Legislature shall, in consultation with the Honourable the Speaker, appoint a date, time and place for the election, notice whereof shall be given to all members.

6. The Secretary of the Central Legislature shall act as the Returning Officer at the election or subject to the orders of the Honourable the Speaker shall appoint another suitable person being an official of the Central Legislature to serve as a Returning Officer.

7. Every election under these rules shall be by the system of the single transferable vote.

8. If during the course of an election any question arises respecting the manner in which it shall be conducted, the question shall, subject to the orders of the Honourable the Speaker, be decided by the Returning Officer.

9. On completion of the election the Secretary of the Central Legislature shall submit the statement of the result of the election to the Honourable the Speaker and shall thereafter forward a copy of such statement to the Secretary, Ministry of Industry and Supply.

10. If any doubt arises regarding the interpretation of these rules or their application to any particular case, it shall be referred to the Central Government whose decision shall be final.

K. SEN, Dy. Secy.

Bombay, the 15th January 1949

No. 17-Tex.I/49.—In exercise of the powers conferred upon me by clause 7 of the Cotton Cloth and Yarn (Transmission by Post) Prohibition Order, 1946, I hereby direct that the following further amendment shall be made in the Textile Commissioner's notification No. 108/1-TA/46(iii) dated the 1st October 1946, namely.—

In the table appended to the said notification in column 2 against entry No. 10 for the words “The Director of Food and Civil Supplies, East Punjab” the words “The Director, Civil Supplies, East Punjab” shall be substituted.

Bombay, the 22nd January 1949

No. 15-Tex.I/49.—In pursuance of sub-clause (i) of clause 9 of the Cotton Textiles (Control of Movement) Order, 1948, I hereby direct that the following further amendment shall be made in the General Permit No. 1 contained in the

Textile Commissioner's notification No. 101/19-Tex.1/48(i) dated the 10th September 1948, namely:—

In the said General Permit after paragraph 3 the following paragraph shall be inserted, namely,—

"**3A. Transport of handloom cloth.**—Any person may transport or cause to be transported by road, air, sea or inland navigation, or by goods train or as a railway parcel by a passenger train any handloom cloth from any place in any zone to any place in that or any other zone."

No. 15-Tex.I/49.—Corrigendum.—In the Textile Commissioner's notification No. 101/19-Tex.1/48, dated the 1st December 1948 published in Part I, Section 1, at page 1710 of the *Gazette of India*, dated the 25th December 1948, for the words "Mr. S. H. Vohra" read "Mr. S. Vohra".

T. P. BARAT,
Textile Commissioner.

MINISTRY OF AGRICULTURE

AGRICULTURE

New Delhi, the 11th January 1949

No. F. 41-185/48-Comm.—Under Sub-Section (ii) of Section 4 of the Indian Cotton Cess Act, 1928 (Act No. XIV of 1928), Mr. R. M. Sundaram, O.B.E., I.C.S., Director of Agriculture, Madras is nominated to be a member of the Indian Central Cotton Committee vice Mr. M. S. Sivaraman, I.C.S., resigned.

New Delhi, the 15th January 1949

No. F. 35-8/Com.48.—The following have been re-nominated by the Government of Travancore to be members of the Indian Central Coconut Committee, with effect from the 1st April 1949:—

- (1) Mr. C. Kumara Das, Secretary to the Travancore Government under section 4 (d) of the Indian Coconut Committee Act, 1944.
- (2) Mr. K. R. Narayana Iyer, special officer for Manure in the Travancore State, under section 4 (g) of the Indian Coconut Committee Act, 1944.

New Delhi, the 18th January 1949

No. F. 37-16/48-Com.—Under Rule 1(18)—(26) of the Rules and Regulations of the Indian Central Sugarcane Committee the Indian Sugar Mills Association have nominated Mr. A. Caws of Kanpur Sugar Works, Marhowrah, District Saran to represent the Indian Sugar Producers Association on the Indian Central Sugarcane Committee vice Mr. D. H. Peelyales.

S. M. SRIVASTAVA, Dy. Secy.

New Delhi, the 14th January 1949

No. F. 3-6/48-Co.—In pursuance of clauses (i) and (k) of rule 4 of the General Grading and Marking Rules, 1937, and in supersession of the notification of the Government of India in the late Department of Education, Health and Lands, No. F.18-6/44-P, dated the 26th June 1945, the Central Government is pleased to fix the following scale of charges for Agmark labels to be affixed to tins of Agmark ghee, namely:—

Capacity of tins		Charges per 100 labels
	Rs. As P.	
Not exceeding 1 seer net	1 0 0	
Exceeding one seer but not exceeding 3 seers	4 11 0	
Exceeding 3 seers but not exceeding 5 seers	7 13 0	
Exceeding 5 seers but not exceeding 10 seers	15 10 0	
Exceeding 10 seers but not exceeding 15 seers	28 7 0	
Exceeding 15 seers but not exceeding 20 seers	31 4 0	

AGRICULTURE

New Delhi, the 19th January 1949

No. F. 10-1/48-PPS.—In exercise of the powers conferred by sub-section (1) of section 8 of the Destructive Insects and Pests Act, 1914 (II of 1914), the Central Government is pleased to direct that the following further amendment shall be made in the order published with the notification of the Government of India in the late Department of Education, Health and Lands No. 1581-Agri., dated the 1st October 1931, namely:—

In the said Order:—

1. For paragraph 8 the following shall be substituted namely:—

"8 The rate referred to in clause (c) of paragraph shall be Rs. 5-4-0 per square bale and Rs. 3-4-0 per round bale, or when cotton is landed at the special American cotton wharf in Bombay Dock Rs. 7-1-0 per square bale and Rs. 4-10-0 per round bale."

2. In clause (ii) of the proviso to paragraph 8 for the words "rupees two hundred" the words "rupee two hundred and ten" shall be substituted.

S. R. MAINI, Dy. Secy

MINISTRY OF EDUCATION

New Delhi, the 14th January 1949

No. F. 59-55/48 DIII.—In exercise of the power conferred by sub-section (8) of section 8 of the Provident Funds Act, 1925 (XIX of 1925), the Central Government is pleased to add to the Schedule to the said Act the name of the following public institution, namely:—

"The Hindu College, Delhi."

No. F. 59-55/48 DIII.—In exercise of the powers conferred by sub-section (2) of section 8 of the Provident Funds Act, 1925 (XIX of 1925), the Central Government is pleased to direct that the provisions of the said Act shall apply to the Provident Fund established for the benefit of the members of the teaching and clerical staff of the Ramjas College, Delhi.

New Delhi, the 15th January 1949

No. F. 59-55/48 DIII.—In exercise of the powers conferred by sub-section (8) of section 8 of the Provident Funds Act, 1925 (XIX of 1925), the Central Government is pleased to add to the Schedule to the said Act the name of the following public institution, namely:—

"The Ramjas College, Delhi"

TARA CHA Secy.

RESOLUTION

New Delhi, the 18th January 1949

No. F. 17-1/48 A.2.—In partial modification of para. (2) of this Ministry's Resolution No. F. 92-20/47-E.1, dated the 20th November 1947, the Government of India are pleased to reconstitute the Local Records Sub-Committee as follows:—

1. Educational Adviser to the Government of India—(ex-officio Chairman).
2. A nominee of the Ministry of Home Affairs—(preferably a Deputy Secretary of that Ministry).
3. A member coopted by the Chairman for one year.
4. Director of Archives, Government of India—(ex-officio Secretary).

ORDERED that this Resolution be communicated to all Provincial Governments of the Dominion of India, Prime Minister's Secretariat and the Director of Archives, Government of India.

ORDERED also that this resolution be published in the *Gazette of India*.

RAM LAL, Under Secy.

MINISTRY OF HEALTH*New Delhi, the 14th January 1949*

No. F. 6-2/48-DS.—In exercise of the powers conferred by sub-section (3) of section 18 of the Pharmacy Act, 1948 (VIII of 1948), the President of the Pharmacy Council of India is pleased to make, with the previous sanction of the Central Government, the following amendment in the regulations published with the notification of the Government of India in the Ministry of Health No. F.6-2/48-DS, dated the 4th October 1948, namely:—

In regulations (2) and (5) of the said regulations, for the words "two weeks" the words "one month" shall be substituted.

K. C. K. E. RAJA,

President, Pharmacy Council of India.

J. N. SAKSENA, Under Secy.

New Delhi, the 18th January 1949

No. F. 10-1/49-P.H.(II).—In supersession of the notification of the Government of India in the Ministry of Health No. F.12-8/48-PH.II, dated the 30th June 1948, it is hereby notified for general information that the inoculations against yellow fever performed with the vaccine manufactured at any of the laboratories or institutions specified in the First Schedule hereto annexed in any one of the series specified in the Second Schedule hereto annexed will be recognised as satisfactory for the purposes of the first proviso to clause (iv) of rule 10 of the Indian Aircraft (Public Health) Rules, 1946.

FIRST SCHEDULE

1. National Institute of Health United States Public Health Service at Hamilton, Montana.
2. Service Nacional de Febre Amarela, Brazil.
3. Instituto de Estudios Carlos Finlay, Bogota, Colombia.
4. Rockefeller Foundation.
5. Wellcome Institute, London.
6. South African Institute for Medical Research, Johannesburg.
7. Pasteur Institute, Dakar.

SECOND SCHEDULE**EUROPE**

1. Albania
2. Belgium
3. Channel Islands
4. Denmark
5. Ire.
6. France
7. Gibraltar
8. Greece
9. Italy.
10. Netherlands.
11. Northern Ireland.
12. Norway
13. Sweden
14. Switzerland
15. United Kingdom
16. Yugoslavia.

ASIA

1. Aden
2. Bahrain
3. Burma
4. Ceylon
5. China.
6. Cyprus.
7. Hongkong.
8. India.
9. Lebanon
10. Malayan Union and Singapore.
11. Pakistan
12. Phillipines
13. Saudi Arabia.

AFRICA

1. Algeria
2. Belgian Congo
3. British Somaliland
4. Cameroons
5. Egypt
6. Eritrea
7. Ethiopia
8. French Equatorial Africa
9. French Somaliland
10. French West Africa
11. Gambia
12. Gold Coast Colony
13. Kenya
14. Madagascar
15. Mauritius
16. Morocco
17. Mozambique
18. Nigeria
19. Northern Rhodesia
20. Nyasaland
21. Reunion
22. Seychelles
23. Sierra Leone
24. Somalia
25. Southern Rhodesia
26. Tanganyika Territory
27. Togoland
28. Tripolitania
29. Tunisia
30. Uganda
31. Union of South Africa
32. Zanzibar

AMERICA

1. Argentine
2. Bermuda
3. Bolivia
4. Brazil
5. British Guiana
6. Canada
7. Chile
8. Colombia
9. Ecuador
10. French Guiana
11. Jamaica
12. Martinique
13. Mexico
14. Panama (Canal Zone)
15. Paraguay
16. Peru
17. San Salvador
18. Trinidad
19. U. S. A.
20. Uruguay
21. Venezuela.

AUSTRALIA

1. Australia

2. New Zealand

P. S. DORASWAMI, Under Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 17th January 1949

No. 0053-W.—It is hereby notified for general information that the Ministry of Railways (Railway Board) have sanctioned the construction of a 103 mile long railway between Chittorgarh and Kotah on the metre-gauge through the agency of Rajasthan Railway.

The line will be known as Chittorgarh-Kotah Railway.

New Delhi, the 19th January 1949

No. 0096-W.—It is hereby notified for general information that the Ministry of Railways (Railway Board) have sanctioned a Reconnaissance and Final Location Survey for Broad Gauge Branch Lines and sidings for the development of the Karanpura Coalfields by the agency of the E. I. Railway Administration. The approximate length of all the lines will be 25 miles and these will be situated along the valley of the Damodar River between Barkakana Station and Mahuamilan Station on the Barkakana Loop of the E. I. Railway.

The survey will be known as the Karanpura Coalfield Development Survey.

S. S. RAMASUBBAN, Secy.

MINISTRY OF TRANSPORT

PORTS

New Delhi, the 15th January 1949

No. 9-P(77)/48.—In pursuance of section 6 of the Calcutta Port Act, 1890 (Bengal Act III of 1890), it is hereby notified that Mr. Charles Ortner of Messrs. Hamilton and Co. Ltd., has been re-elected by the Calcutta Trades Association to be a Commissioner for the Port of Calcutta, for a further term of two years from the 15th January 1949.

New Delhi, the 18th January 1949

No. 9-P(64)/48.—In exercise of the powers conferred by sub-section (1) of section 6 of the Indian Ports Act, 1908 (XV of 1908), the Central Government is pleased to direct that the following further amendments shall be made in the Calcutta Port Rules published with the notification of the Government of India in the late War Transport Department, No. 9-P(19)/42, dated the 3rd December 1948, the same having been previously published as required by sub-section (2) of the said section, namely:—

In the said Rules—

- I. After rule 55, the following rule shall be inserted, namely:—

"55A. *Inland vessels and bores.*—No inland steam-vessel shall lie alongside a floating pontoon while a bore is making. Any inland steam-vessel lying alongside a floating pontoon when a bore is due, shall cast off and lie in the stream till the bore has passed, when it may, if so required, proceed alongside again."

- II. In rule 60, for the word and figures "and 55" the figures, word and letter "55 and 55A" shall be substituted.

made in the Factories (Control of Dismantling) Order, 1946, namely:—

In the said Order, in each of the Clauses 8, 4 and 6 for the words "or Joint Textile Commissioner" the words "or Joint or Deputy Textile Commissioner" shall be substituted.

No. 80-Tex.1/48(ii).—In exercise of the powers conferred by section 8 of the Essential Supplies (Temporary Powers) Act, 1946 (No. XXIV of 1946) the Central Government is pleased to direct that the following further amendments shall be made in the Cotton Textiles (Control) Order, 1948, namely:—

In the said Order after clause 20A the following clauses shall be inserted, namely:—

"20B (i) No producer shall employ any spindle in his undertaking except for the spinning of yarn;

(ii) No producer having a spinning plant shall employ any loom in his undertaking except for the weaving of cloth.

20C. No producer having a spinning plant shall undertake or carry out,

(a) any processing of any cloth or yarn not produced by him;

(b) the spinning of yarn out of cotton or cotton waste not owned by him."

M. P. PAI, Joint Secy.

GENERAL PERMISSION

Bombay, the 25th December 1948

No. 80-Tex.1/48(iii).—In exercise of the powers conferred on me by clause 38 of the Cotton Textiles (Control) Order, 1948, and with reference to clause 20C of the same Order, I hereby permit any producer having a spinning plant to undertake or carry out the bleaching and calendering of cloth not produced by him if—

- (i) such producer has obtained a separate Texmark distinguishing number for stamping on cloth processed but not produced by him;
- (ii) the said bleaching and calendering does not involve transport of the cloth by rail;
- (iii) the maximum price of the cloth processed and finished has been fixed under clause 22 of the said Order.

Bombay, the 25th December 1948

No. 80-Tex.1/48(iv).—In exercise of the powers conferred on me by clause 22 of the Cotton Textiles (Control) Order, 1948, I hereby direct that the following further amendment shall be made in the Textile Commissioner's notification No. 80-Tex.1/48(iii), dated the 2nd August 1948, namely:—

In the said notification the existing paragraph 7 shall be renumbered as paragraph 7(i) and the following shall be added in paragraph 7 as sub-paragraph (ii)—

- "(ii) In the case of handkerchiefs the following markings only shall be made on each handkerchief—
 (a) the name of the manufacturer;
 (b) the maximum ex-factory price as specified by the Textile Commissioner or the contract price whichever is less."

T. P. BARAT, Textile Commissioner.

New Delhi, the 1st January 1949

No. 101/28-Tex.I/48.—In exercise of the powers conferred by section 8 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), as applied to Cutch and Himachal Pradesh, the Central Government is pleased to direct that the provisions of the Cotton Textiles (Control of Movement) Order, 1948, shall apply to the Provinces of Cutch and Himachal Pradesh subject to the modification that clause I(ii) shall be omitted.

K. SEN, Dy. Secy.

COFFEE CONTROL

New Delhi, the 24th December 1948

No. 13(2)-IRP/48.—In exercise of the powers conferred by sub-section (3) of section 4 of the Coffee Market Expansion Act, 1942 (VII of 1942) and in partial modification of the notification of the Government of India in the late Industries and Supplies Department No. 18(1)-I.P./47 dated the 19th July 1947, the Central Government, on the recommendation of the Government of Mysore, is pleased to nominate Mr. B. S. Puttaswamy, Labour Commissioner, Government of Mysore, as a member of the Indian Coffee Board vice Mr. R. Ramachandra Rao Bhombore, resigned.

K. RAM, Dy. Secy.

MINISTRY OF AGRICULTURE

New Delhi, the 28th December 1948

No. F. 35-8/48-Comm.—In pursuance of the provisions of section 4 (g) of the Indian Coconut Committee Act, 1944, the Government of Cochin have renominated Mr. M. Sankara Menon, Director of Agriculture, Cochin, to be a member of the Indian Central Coconut Committee with effect from the 1st April 1949.

New Delhi, the 24th December 1948

No. F. 37-16/48-Comm.—Under Rule 1(82)—(89) of the Rules and Regulations of the Indian Central Sugarcane Committee, the Government of East Punjab have nominated Sardar Satwant Singh, Rais of Bara Farm, Jullundur, to represent agricultural Interest on the Indian Central Sugarcane Committee, with effect from 1st April 1948, ~~and~~ Sardar Santokh Singh.

New Delhi, the 28th December 1948

No. F. 40(127)/48-Com.—In pursuance of the provisions contained under subsection (g) of section 4 of the Indian Oilseeds Committee Act (IX of 1946) the Central Government is pleased to nominate Sri N. G. Rudrappa Member, Representative Assembly, Nidige, Shimago Taluk Mysore as a member of the Indian Oilseeds Committee to represent the growers interests.

No. F. 48-59/47-Com.—In exercise of the powers conferred by sections 18 of the Indian Coconut Committee Act, 1944 (X of 1944), the Central Government is pleased to direct that the following amendments shall be made in the Indian Central Coconut Committee Provident Fund Rules, namely:—

I. In rule 6 of the said Rules—

1. In the proviso to sub-rule (4) for the words brackets and figures "sub-rules (1) to (3)" the words "this rule" shall be substituted.

2. For sub-rules (5) and (6), the following sub-rules shall be substituted, namely—

"(5) A subscriber may provide in a nomination—

(a) in respect of any specified nominee that in the event of his predeceasing the subscriber, the right conferred upon that nominee shall pass to such other person as may be specified in the nomination.

(b) that the nomination shall become invalid in the event of the happening of a contingency specified therein, provided that if at the time of making the nomination the subscriber has no family; he shall provide in the nomination that it shall become invalid in the event of his subsequently acquiring a family.

(6) Immediately on the death of a nominee in respect of whom no special provision has been made in the nomination under clause (a) of sub-rule (5) or on the occurrence of any event by reasons of which the nomination becomes invalid in pursuance of clause (b) of sub-rule (5), or the proviso thereto, the subscriber shall

send to the secretary a notice in writing cancelling the nomination together with a fresh nomination made in accordance with the provisions of this rule."

II. In the schedule to the said Rules—

1. In the first Schedule—

- (1) after the column headed "Age" in Forms I and III and after the column headed "Amount or share of accumulations to be paid to each" in forms II and IV, the following columns shall be inserted namely; "Contingencies on the happening of which the nomination shall become invalid. Name, address and relationship of the person, if any, to whom the right of the nominee shall pass in the event of his predeceasing the subscriber."
- (2) in the first of the two columns as so inserted in Forms III and IV, a double asterick mark (*) shall be put against the word "Contingencies" and in Forms III and after the foot-note to Form IV the following foot-note shall be inserted namely:—

*****Note.**—Where a subscriber who has no family makes a nomination, he shall specify in this column that the nomination shall become invalid in the event of his subsequently acquiring a family."

2. The second schedule shall be omitted.

S. M. SRIVASTAVA, Dy. Secy.

New Delhi, the 22nd December 1948

No. F. 4-2/48-Co.—In this Ministry Notification No. 4-2/48-Co., dated the 27th October 1948, appearing in the *Gazette of India*, dated the 6th November 1948, insert the words "cigarette and pipe" between the words "other than" and "tobacco manufacture" in condition No. 3 under NS 2.

R. C. SINHA, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 22nd December 1948

No. F. 10-10/48-M1.—In exercise of the powers conferred by sub-section (3) of section 20 of the Dentists Act, 1948 (XVI of 1948), the Central Government is pleased to make the following regulations for the election of a member of the Dental Council of India from the University of Bombay under clause (d) of section 3 of the said Act, namely:—

- (1) The Government of Bombay (hereinafter referred to as "the Provincial Government") shall call upon the Senate of the University of Bombay to elect a member to the Dental Council of India from amongst the members of the Medical Faculty of the University.
- (2) The Provincial Government shall appoint a Returning Officer in respect of the election to be held in pursuance of regulation (1).
- (3) The Provincial Government shall appoint in respect of the said election a date for the counting of votes.
- (4) A notice shall be forwarded by the Returning Officer appointed under regulation (2) to the Registrar of the University of Bombay by registered post not less than 30 days before the date appointed under regulation (3) for the counting of votes informing him of the said date and requiring him to hold election not later than the said date.
- (5) The Senate shall elect a member not later than the date appointed under regulation (3) in such manner as the Vice-Chancellor of the Bombay University may think fit.
- (6) The name of the person elected shall be intimated by the Registrar of the University to the Returning Officer, who shall forthwith communicate it to the Central and the Provincial Governments.

J. N. SAKSHENA, Under Secy.

MINISTRY OF TRANSPORT

PORTS

New Delhi, the 21st December 1948

No. 13-P(55)/48.—In pursuance of rules 33 and 34 of the Harbour-Craft Rules for the Port of Madras, 1935, the Central Government is pleased to direct that the following amendments shall be made in the rules for the grant of certificates of competency or permits to Masters and Syangs, Engineers and Engine-drivers of mechanically propelled craft plying in the Port of Madras published with the notification of the Government of India in the late War Transport Department No. 19-P(18)/40-III, dated the 28th May 1948, namely:—

In the said rules—

- I. In rule 22, after the brackets, figures and word "(I of 1917)", the words and figures "or under Ceylon Ordinance No. 11 of 1907 for Tindals" shall be inserted.
- II. In clause (1) of rule 25, after the words "or under these rules" the words and figures "or while possessing the certificate as Mate granted under Ceylon Ordinance No. 7 of 1863 as amended by Ceylon Ordinance No. 8 of 1888 for Masters and Mates" shall be inserted.

A. K. MUKHERJEA, Dy. Secy.

MINISTRY OF COMMUNICATIONS

POSTS AND TELEGRAPHHS

New Delhi, the 22nd December 1948

No. Teleconf. 8/48.—The Government of India is pleased to notify (a) that it has ratified, without reservation, the International Telecommunication Convention which was signed on its behalf on the 2nd October 1947, at Atlantic City, and (b) that the Convention shall enter into force on the 1st January 1949.

New Delhi, the 28th December 1948

No. T-315/48.—In exercise of the powers conferred by section 7 of the Indian Telegraph Act, 1885 (XII of 1885), the Central Government is pleased to direct that with effect from the 1st January 1949, the following further amendments shall be made in the Indian Telegraph Rules, 1932, namely:—

In the said Rules:—

- (1) For clauses (b) and (h) of sub-rule (1) of rule 183 the following clauses shall be respectively substituted, namely:—
 - "(b) State (Government) telegrams for which the sender has requested priority in transmission."
 - "(h) State (Government) telegrams for which the sender has not requested priority in transmission, ordinary private telegrams and ordinary press telegrams."
- (2) For rule 213 the following rule shall be substituted, namely:—
 - "213. *Definition.*—"Foreign State (Government) Telegram" means—
 - (i) a foreign telegram sent in his official capacity by any of the authorities specified below:—
 - (a) the Head of a State;
 - (b) the Head of a Government and members of a Government;
 - (c) the Head of a colony, protectorate, overseas territory or territory under suzerainty, authority, trusteeship or mandate of a foreign Government or of the United Nations;
 - (d) Commanders-in-Chief of military forces, land, sea or air;
 - (e) diplomatic or consular agents;
 - (f) the Secretary General of the United Nations and the Heads of the subsidiary organs of the United Nations;
 - (g) the International Court of Justice at The Hague;

(h) an official authorised in this behalf by the Central Government;

(ii) the reply to any such telegram as specified in (i) above.

Foreign State telegrams shall bear the service instruction "State" inserted by the sender or by the office of origin at the end of the preamble.

(3) For rules 218 and 219 the following rule shall be substituted, namely:—

"218. (a) Teleograms relating to the safety of human life at sea or in the air and foreign State telegrams for which the sender has requested priority in transmission shall be delivered at once to the addressees indicated in such telegrams.

(b) The sender of a foreign State telegram, in plain language or in code or cypher, may request for the priority in transmission conferred on State telegrams by rule 183 (1) (b). In such case the telegram shall bear the service instruction "with priority" written by the sender, and telegrams so written shall be given priority in transmission immediately after telegrams relating to the safety of human life at sea or in the air which shall bear the indication "SVII" warranting absolute priority.

219. A foreign State telegram, in plain language or in code or cypher, which bears no service instruction "with priority" written by the sender shall be treated, as regards order of transmission, like an ordinary private telegram."

(4) In sub-rule (e) of rule 397, between the figures and words "18 hours in case of" and the words "full rate telegrams", the following shall be inserted, namely:—

"foreign State (Government) telegrams with priority, urgent telegrams, paid service advices,"

(5) For rule 423 the following rule shall be substituted, namely:—

"423. Radio telegrams shall be transmitted in the following order:—

(a) Teleograms relating to safety of human life at sea or in the air.

(b) State (Government) telegrams for which the sender has requested priority in transmission.

(c) Navigational and meteorological telegrams.

(d) Service advices relating to the disturbance of communication.

(e) Service telegrams and other service advices.

(f) State (Government) telegrams for which the sender has not requested priority in transmission, private telegrams and press telegrams."

No. E.111-27/47/II.—In amplification of this Ministry's Notification No. E.111-27/47, dated the 11th October 1948, it has been decided that the Appellate Tribunal will have jurisdiction over the B. & O. Circle also. Except when the Tribunal is of the opinion that an appeal should be allowed without further hearing, it shall co-opt a third member who will be a serving officer of the Branch of the Department to which the appeal relates and may be nominated in consultation with the representatives of the Union to which the appellant belongs or by the appellant himself, provided that such third member need not be co-opted if the appellant intimates in writing that he does not want co-option.

CORRIGENDUM

New Delhi, the 1st January 1949

No. SPA-73-1/48Pt.—In para. 1 of this Ministry's notification No. SPA-73-1/48 dated the 22nd October 1948, against item 11 under the heading "Junior Scale", for "Major B. Lall" read "Lt. Col. B. Lall".

V. K. R. MENON,

MINISTRY OF LABOUR

New Delhi, the 21st December 1948

No. LW55(10)48.—In Ministry of Labour Resolution No. LW 55(10)48, dated the 27th November 1948, for the words and figures "21st December 1948" in the terms of reference the words and figures "21st January 1949" shall be substituted.

S. C. AGGARWAL, Dy. Secy.

MINISTRY OF HEALTH

New Delhi, the 14th January 1949

No. F. 6-2/48-DS.—In exercise of the powers conferred by sub-section (3) of section 18 of the Pharmacy Act, 1948 (VIII of 1948), the President of the Pharmacy Council of India is pleased to make, with the previous sanction of the Central Government, the following amendment in the regulations published with the notification of the Government of India in the Ministry of Health No. F. 6-2/48-DS, dated the 4th October 1948, namely:—

In regulations (2) and (5) of the said regulations, for the words "two weeks" the words "one month" shall be substituted.

K. C. K. E. RAJA,

President, Pharmacy Council of India.

J. N. SAKSENA, Under Secy.

New Delhi, the 18th January 1949

No. F. 10-1/49-P.H.(II).—In supersession of the notification of the Government of India in the Ministry of Health No. F. 12-8/48-PH.II, dated the 30th June 1948, it is hereby notified for general information that the inoculations against yellow fever performed with the vaccine manufactured at any of the laboratories or institutions specified in the First Schedule hereto annexed in any one of the countries specified in the Second Schedule hereto annexed will be recognised as satisfactory for the purposes of the first proviso to clause (iv) of rule 10 of the Indian Aircraft (Public Health) Rules, 1946.

FIRST SCHEDULE

1. National Institute of Health United States Public Health Service at Hamilton, Montana.
2. Service Nacional de Febre Amarela, Brazil.
3. Instituto de Estudios Carlos Finlay, Bogota, Colombia.
4. Rockefeller Foundation.
5. Wellcome Institute, London.
6. South African Institute for Medical Research, Johannesburg.
7. Pasteur Institute, Dakar.

SECOND SCHEDULE

EUROPE

1. Albania
2. Belgium
3. Channel Islands
4. Denmark
5. Ire.
6. France
7. Gibraltar
8. Greece
9. Italy.
10. Netherlands.
11. Northern Ireland.
12. Norway
13. Sweden
14. Switzerland
15. United Kingdom
16. Yugoslavia.

ASIA

1. Aden
2. Bahrain
3. Burma
4. Ceylon
5. China.
6. Cyprus.
7. Hongkong.
8. India.
9. Lebanon
10. Malayan Union and Singapore.
11. Pakistan
12. Phillipines
13. Saudi Arabia.

AFRICA

1. Algeria
2. Belgian Congo
3. British Somaliland
4. Cameroons
5. Egypt
6. Eritrea
7. Ethiopia
8. French Equatorial Africa
9. French Somaliland
10. French West Africa
11. Gambia
12. Gold Coast Colony
13. Konya
14. Madagascar
15. Mauritius
16. Morocco
17. Mozambique
18. Nigeria
19. Northern Rhodesia
20. Nyasaland
21. Reunion
22. Seychelles
23. Sierra Leone
24. Somalia
25. Southern Rhodesia
26. Tanganyika Territory
27. Togoland
28. Tripolitania
29. Tunisia
30. Uganda
31. Union of South Africa
32. Zanzibar

AMERICA

1. Argentine
2. Bermuda
3. Bolivia
4. Brazil
5. British Guiana
6. Canada
7. Chile
8. Colombia
9. Ecuador
10. French Guiana
11. Jamaica
12. Martinique
13. Mexico
14. Panama (Canal Zone)
15. Paraguay
16. Peru
17. San Salvador
18. Trinidad
19. U. S. A.
20. Uruguay
21. Venezuela.

AUSTRALIA

1. Australia
2. New Zealand

P. S. DORASWAMI, Under Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 17th January 1949

No. 0053-W.—It is hereby notified for general information that the Ministry of Railways (Railway Board) have sanctioned the construction of a 103 mile long railway between Chittorgarh and Kotah on the metre-gauge through the agency of Rajasthan Railway.

The line will be known as Chittorgarh-Kotah Railway.

New Delhi, the 19th January 1949

No. 0096-W.—It is hereby notified for general information that the Ministry of Railways (Railway Board) have sanctioned a Reconnaissance and Final Location Survey for Broad Gauge Branch Lines and sidings for the development of the Karanpura Coalfields by the agency of the E. I. Railway Administration. The approximate length of all the lines will be 25 miles and these will be situated along the valley of the Damodar River between Barkakana Station and Mahuamilan Station on the Barkakana Loop of the E. I. Railway.

The survey will be known as the Karanpura Coalfield Development Survey.

S. S. RAMASUBBAN, Secy.

MINISTRY OF TRANSPORT

PORTS

New Delhi, the 15th January 1949

No. 9-P(77)/48.—In pursuance of, section 6 of the Calcutta Port Act, 1890 (Bengal Act III of 1890), it is hereby notified that Mr. Charles Ortner of Messrs. Hamilton and Co. Ltd., has been re-elected by the Calcutta Trades Association to be a Commissioner for the Port of Calcutta, for a further term of two years from the 15th January 1949.

New Delhi, the 18th January 1949

No. 9-P(84)/48.—In exercise of the powers conferred by sub-section (1) of section 6 of the Indian Ports Act, 1908 (XV of 1908), the Central Government is pleased to direct that the following further amendments shall be made in the Calcutta Port Rules published with the notification of the Government of India in the late War Transport Department, No. 9-P(19)/42, dated the 3rd December 1948, the same having been previously published as required by sub-section (2) of the said section, namely:—

In the said Rules—

I. After rule 55, the following rule shall be inserted, namely:—

"55A. *Inland vessels and bores.*—No inland steam-vessel shall lie alongside a floating pontoon while a bore is making. Any inland steam-vessel lying alongside a floating pontoon when a bore is due, shall cast off and lie in the stream till the bore has passed, when it may, if so required, proceed alongside again."

II. In rule 60, for the word and figures "and 55" the figures, word and letter "55 and 55A" shall be substituted.

New Delhi, the 19th January 1949

No. 9-P(67)/48.—In pursuance of section 6 of the Calcutta Port Act, 1890 (Bengal Act III of 1890), it is hereby notified that Mr. A. D. Khan, I.C.S., has been nominated by the Administrative Officer of the Corporation

of Calcutta to be a Commissioner for the Port of Calcutta for a period of two years with effect from the 14th December 1948, vice Mr. Purnendu Sekhar Basu, B.L.

A. K. MUKHERJEA, Dy Secy.

MINISTRY OF LABOUR

New Delhi, the 11th January 1949

No. L.W.S.2.—In pursuance of sub-section (4) of section 11 of the War Injuries (Compensation Insurance) Act, 1948 (XXIII of 1948), and rule 7 of the War Injuries Compensation Insurance Rules, 1948, the Central Govern-

ment is pleased to publish the following account of the War Injuries Compensation Insurance Fund for the six months ending the 31st December 1947.—

Account of sums received into and paid out of the War Injuries Compensation Insurance Fund during the six months ending the 31st December 1947.

—	RECEIPTS			EXPENDITURE			Progress of expenditure at the end of 31-12-47	
	Amount			Progress of receipts upto the end of 31-12-47				
	Rs.	As.	Ps.	Rs.	As.	Ps.		
Advances of Premium	(—) 2,238	3	4	6,85,127	5	8	13,377 9 0	
(a)								
...			65,592 9 0	
...			1,33,770 8 6	
...			14,825 14 10	
...			11,124 3 6	

(a) Represents the amount erroneously included in the previous account.

(b) Represents delayed adjustments in the accounts of the Accountant General, Central Revenues in accounts for March 1947 final and supplementary and August 1947 supplementary.

(c) Represents expenditure on the printing of literature connected with the War Injuries Compensation Insurance Scheme.

SADASHIVA PRASHAD, Dy. Secy.

New Delhi, the 11th January 1949

No. Fac.41(38).—In pursuance of sub-section (3) of section 94 of the Government of India Act, 1935, the Governor General is pleased to direct that the Chief Commissioners of Delhi, Ajmer-Merwara, Coorg, Andaman and Nicobar Islands and Panth Piploda shall exercise the powers of a Provincial Government under the Factories Act, 1948 (LXIII of 1948) for the purpose of making rules under the said Act in their respective Provinces.

New Delhi, the 17th January 1949

No. Fac.52(8).—In exercise of the powers conferred by sub-section (5) of section 1 read with section 24 of the Payment of Wages Act, 1936 (IV of 1936), the Central Government proposes to extend the provisions of the said Act, except sub-section (4) of section 8 thereof, to the payment of wages to all classes of persons employed in mines, other than coal mines, to which the Indian Mines Act, 1923 (IV of 1923), applies.

Any objection or suggestion which may be received in respect of the proposed extension before the 1st May 1949 will be considered by the Central Government.

ORDER

New Delhi, the 11th January 1949

No. LR-3(82).—Whereas an industrial dispute has arisen between the employers specified in Schedule I annexed hereto and the workmen employed by them in

the Coal, Chipping and Painting, Barge and other Sections in the Port of Bombay concerning the matters specified in Schedule II annexed to this order;

Now, therefore, in exercise of the powers conferred by section 5 and clause (a) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (XLV of 1947), the Central Government is pleased to constitute a Board of Conciliation consisting of the following persons and to refer the said dispute to it for promoting a settlement thereof:—

(1) Shri Jaleshwar Prasad, Chief Labour Commissioner (Central).—Chairman.

Members

(2) Mr. Hakimji E. Kumana, C/o Messrs. Bomanji Dhunjibhoy, North Yard, Mazagaon Dock, Bombay, 10.

(3) Mr. H. F. Vakeel, C/o Cooper Landing and Company, Dady House, 50, Churchgate Street, Fort, Bombay.

(4) Mr. Dinkar Desai, C/o Servants of India Society, Bombay.

(5) Mr. P. D. Mello, General Secretary, Bombay Dock Workers' Union, Kavarana Building, Frere Road, Bombay, 9.

SCHEDULE I

(1) Messrs. Eastern Bunkerers Ltd., Scindia House, Ballard Estate, Bombay.

(2) Messrs. Ardesir B. Cursetjee and Sons Ltd.,
6, Rampart Row, Bombay.

(3) Messrs. Choonilal Manilal Ltd., Yusuf Building,
Church Gate Street, Fort, Bombay.

(4) Messrs. Bomanji Dhunjiboy, North Yard, Mazagaon
Dock, Bombay, 10.

(5) Messrs. Gandhi and Company, 94, Meadows Street,
Fort, Bombay.

(6) Messrs. Nusserwanji R. Nazir and Sons, 5, Humaun
Street, Fort, Bombay.

(7) Messrs. S. D. Shethia and Company, Podar
Chambers, Parsi Bazar Street, Fort, Bombay.

(8) Messrs. Jehangir Rattanji and Sons, Dadyseth
House, Homes Street, Fort, Bombay.

(9) B. N. Marshal Esquire, Cumballa Hill, Bombay.

(10) Messrs. Cooper Landing and Company, Dadyseth
House, Churchgate Street, Bombay.

(11) Messrs. M. L. Bannerji and Sons, Dossa House,
Gunbow Street, Bombay.

(12) Messrs. Marine Service Corporation, Mherwan
Building, 3rd Floor, Sir P. M. Road, Bombay.

(13) Dinshaw A. Dhunjibhoy Esquire, Marshal Build-
ing, Ballard Road, Bombay.

(14) S. Muncherji Nanabhoy, Esquire, Kerawalla House,
12th Lane, Khetwadi, Bombay, 4.

(15) B. Muncherji Nanabhoy, Esquire, K. Building,
Fort St., Bombay.

(16) Messrs. Maneckji Jamshedji Company, Ahmed
Building, Gunpowder Road, Mazagaon, Bombay, 10.

(17) Dinshaw R. Homavazir, Esquire, 91, Trinity
Street off 1st Marine Street, Dhobi Talao, Bombay, 2.

(18) Messrs. Scindia Steam Navigation Company
Limited, Scindia House, Ballard Estate, Bombay.

(19) Messrs. United India Marine and Trading Company,
Noor El Bahar, Near Carnac Fire Brigade, Frere Road,
Bombay, 9.

SCHEDULE II

Matters common to all Sections

(1) Holidays.

(2) Leave.

(3) Overtime.

(4) Provident Fund.

(5) Gratuity.

(6) Revision of wages and dearness allowance.

*Matters common to Chipping and Painting Section and
Coal Workers Section*

(1) Abolition of the existing system of employing
workers through 'Serangs' and 'Muccadams' and employ-
ment of workers direct by the employers.

(2) Registration of all workers, supply of identity cards
and allotment of work according to a system of strict
'rotation'.

(3) Employment of workers in two shifts of 8 hours
during day and 6 hours during night.

(4) Attendance allowance to workers when no work is
offered to them by the employers.

(5) Bata for stream work.

Barge Section

(1) Adequate number of bargemen in accordance with
the Mercantile Marine Rules should be employed on
barges.

(2) Housing and compensatory allowance.

Launch Section

(1) Housing and Compensatory allowance.

(2) Payment of wages before the 5th of every month.

(3) Employing one cook at the Harbour, at the cost of
the Company.

Coal Workers Section

All workers should be brought under the Production
Bonus Scheme whereby for work done in excess of 150 tons
per hook, workers should be paid at the rate of Re. 1 (one)
each for every additional 10 tons out-put.

H. KHANNA, Dy. Secy.

